Translation

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference JBS-40-PCT	FOR FURTHER ACTION	See Form PCT/IPEA/416						
International application No.	International filing date (day/month/year)	Priority date (day/month/year)						
PCT/JP2004/007775	28.05.2004	30.05.2003						
International Patent Classification (IPC) or nati	onal classification and IPC							
Applicant								
BRIDGESTONE CORPORAT:	ION							
	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 							
2. This REPORT consists of a total of	6 sheets, inclu	ding this cover sheet.						
3. This report is also accompanied by A	NNEXES, comprising:							
a. (sent to the applicant and	to the International Bureau) a total of 1	sheets, as follows:						
sheets of the descrip	otion, claims and/or drawings which have be	en amended and are the basis for this report and/or						
sheets containing re Instructions).	ctifications authorized by this Authority (see	Rule 70.16 and Section 607 of the Administrative						
1 1	The state of the s	considers contain an amendment that goes beyond						
the disclosure in the Box.	e international application as filed, as indica	ated in item 4 of Box No. I and the Supplemental						
b. (sent to the International	Bureau only) a total of (indicate type and nur	nber of electronic carrier(s))						
	· · · · · · · · · · · · · · · · · · ·							
		, containing a sequence listing and/or tables oplemental Box Relating to Sequence Listing (see						
Section 802 of the Adminis	trative Instructions).							
4. This report contains indications relati	ing to the following items:							
Box No. I Basis of the	report							
Box No. II Priority								
Box No. III Non-establi	ishment of opinion with regard to novelty, in	ventive step and industrial applicability						
Box No. IV Lack of uni	ty of invention							
l 53		ovelty, inventive step or industrial applicability;						
citations an	d explanations supporting such statement							
Box No. VI Certain doc	Box No. VI Certain documents cited							
Box No. VII Certain def	ects in the international application							
Box No. VIII Certain obs	ervations on the international application							
Date of submission of the demand	Date of completion of	f this report						
Name and mailing address of the IPEA/JP	Authorized officer							
Facsimile No.	Telephone No.	101						

International application No.

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Вох	No. I	Basis of the report		
1.		to the language, this report is based on the internation der this item.	nal application in the language in	which it was filed, unless otherwise
*		eport is based on translations from the original langua is the language of a translation furnished for the purp		
	닏	international search (Rule 12.3 and 23.1(b))		
	닏:	publication of the international application (Rule 12.4)	
	Ш	international preliminary examination (Rule 55.2 and/	or 55.3)	
2.	receiving O this report):	to the elements of the international application, this ffice in response to an invitation under Article 14 ar ternational application as originally filed/furnished		
		escription:		
	pages	1-32		as originally filed/furnished
	pages		received by this Authority on	<u> </u>
	pages		·	
	the cla		_	
	nos.	2,3,5–39		as originally filed/furnished
	nos.*	•		with any statement) under Article 19
	nos.*	1	·	
	nos.*		received by this Authority on	
	the dr	awings:		
	sheets	fig. 1-11		as originally filed/furnished
	sheets	*	received by this Authority on	
	sheets	*	received by this Authority on	
	a sequ	nence listing and/or any related table(s) - see Supplem	ental Box Relating to Sequence Li	isting.
3.	The a	mendments have resulted in the cancellation of:		
		the description, pages		
	\boxtimes	the claims, nos. 4		
		the drawings, sheets/figs		
		the sequence listing (specify):		
		any table(s) related to sequence listing (specify):		
4.		report has been established as if (some of) the amend have been considered to go beyond the disclosure as fi		
		the description, pages		
		the claims, nos.		
		any table(s) related to sequence listing (specify):		
*	If item 4 ap	plies, some or all of those sheets may be marked "sup		

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Box			ticle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement	-
1.	Statement			
	Novelty (N)	Claims	1-3, 5-39	_ YES
		Claims		_ NO
	Inventive step (IS)	Claims		YES
		Claims	1-3, 5-39	_ NO
	Industrial applicability (IA)	Claims	1-3, 5-39	YES
		Claims		_ NO

2. Citations and explanations (Rule 70.7)

Document 1: JP 2002-255693 A (Bridgestone Corp.), 11
September 2002

Document 2: US 2002/0083891 A1 (Vodakov et al.), 04 July 2002

Claim 1 does not involve an inventive step in the light of documents 1 and 2. Document 1 discloses a method for producing single crystals of silicon carbide by disposing seed crystals and a material for sublimation at positions opposite each other within a reaction container. In addition, the feature of providing the seed crystals upon a sealed member is disclosed in document 2; therefore, it can be said to have been easy for a person skilled in the art to conceive of employing the well-known technical feature in question. Furthermore, it would have been easy for a person skilled in the art to set the size and the form of the seal part so as to ensure that the seal that is formed thereby is reliable.

Claims 2 and 3 do not involve an inventive step in the light of documents 1 and 2. It can be said to have been easy for a person skilled in the art to determine what material to configure the seal part from with consideration of the strength of the seal.

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claims 5 to 10 do not involve an inventive step in the light of documents 1 and 2. It would have been easy for a person skilled in the art to delimit what forms the single crystals of silicon carbide will take when grown upon the seed crystals.

Claims 11 to 16 do not involve an inventive step in the light of documents 1 and 2. Document 1 discloses the feature of providing a means for heating the sublimation material section and a means for heating the seed crystal section when producing single crystals of silicon carbide by growing a sublimation material upon seed crystals. In addition, it can be said to have been easy for a person skilled in the art to set the amounts of heat that are generated by the respective heating means with consideration of the growth of the single crystals of silicon carbide.

Claims 17 to 19 do not involve an inventive step in the light of documents 1 and 2. Document 1 discloses the feature of providing an interference prevention coil.

Claims 20 to 22 do not involve an inventive step in the light of documents 1 and 2. It would have been easy for a person skilled in the art to determine what material to configure the reaction container and the crucible from.

Claims 23 to 29 do not involve an inventive step in the light of documents 1 and 2. Document 1 discloses the feature of configuring the material for sublimation from a silicon carbide powder that was obtained by using an alkoxysilane polymer as the silicon source and by using an organic compound that generates carbon when subjected to heat as the carbon source.

Claim 30 does not involve an inventive step in the

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

light of documents 1 and 2. It would have been easy for a person skilled in the art to delimit the purity of the silicon carbide that serves as the material for sublimation.

Claims 31 to 33 do not involve an inventive step in the light of documents 1 and 2. The methods for the production of single crystals of silicon carbide which are set forth in claims 5 to 30 do not involve an inventive step in the light of documents 1 and 2; therefore, the single crystals of silicon carbide that are obtained by means of the production methods in question cannot be said to involve an inventive step in the light of documents 1 and 2 (furthermore, document 1 also discloses the features of configuring so that there are not more than 100 hollow pipe-shaped crystal defects per square centimeter, and configuring so that the total impurity content is not more than 10 ppm).

Claims 34 to 36 do not involve an inventive step in the light of documents 1 and 2. Document 2 discloses a device for producing single crystals of silicon carbide while preventing the leakage of the material for sublimation by disposing the seed crystals and the material for sublimation within a reaction container and then sealing the reaction container. In addition, it can be said to have been easy for a person skilled in the art to determine what material to configure the seal part from with consideration of the strength of the seal.

Claim 37 does not involve an inventive step in the light of documents 1 and 2. Document 1 discloses the feature of providing a means for heating the sublimation material section and a means for heating the seed crystal section when producing single crystals of silicon carbide

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by growing a sublimation material upon seed crystals. Claims 38 and 39 do not involve an inventive step in the light of documents 1 and 2. Document 1 discloses the feature of providing an interference prevention coil.	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
in the light of documents 1 and 2. Document 1 discloses						
	Claims 38 and 39 do not involve an inventive step					
the feature of providing an interference prevention coil.	in the light of documents 1 and 2. Document 1 discloses					
	the feature of providing an interference prevention coil.					